

period beginning July 1, 1995, is 7¼ percent and (2) has approved the establishment of the debenture interest rate by the Secretary of HUD at 7¼ percent for the six-month period beginning July 1, 1995. This interest rate will be the rate borne by debentures issued with respect to any insured loan or mortgage (except for debentures issued pursuant to Section 221(g)(4)) with an insurance commitment or endorsement date (as applicable) within the last six months of 1995.

For convenience of reference, HUD is publishing the following chart of debenture interest rates applicable to mortgages committed or endorsed since January 1, 1980:

Effective interest rate	On or after	Prior to
9½	Jan. 1, 1980	July 1, 1980.
9¾	July 1, 1980	Jan. 1, 1981.
11¾	Jan. 1, 1981	July 1, 1981.
12⅞	July 1, 1981	Jan. 1, 1982.
12¾	Jan. 1, 1982	Jan. 1, 1983.
10¼	Jan. 1, 1983	July 1, 1983.
10⅜	July 1, 1983	Jan. 1, 1984.
11½	Jan. 1, 1984	July 1, 1984.
13⅜	July 1, 1984	Jan. 1, 1985.
11⅝	Jan. 1, 1985	July 1, 1985.
11⅞	July 1, 1985	Jan. 1, 1986.
10¼	Jan. 1, 1986	July 1, 1986.
8¼	July 1, 1986	Jan. 1, 1987.
8	Jan. 1, 1987	July 1, 1987.
9	July 1, 1987	Jan. 1, 1988.
9½	Jan. 1, 1988	July 1, 1988.
9⅜	July 1, 1988	Jan. 1, 1989.
9¼	Jan. 1, 1989	July 1, 1989.
9	July 1, 1989	Jan. 1, 1990.
8½	Jan. 1, 1990	July 1, 1990.
9	July 1, 1990	Jan. 1, 1991.
8¾	Jan. 1, 1991	July 1, 1991.
8½	July 1, 1991	Jan. 1, 1992.
8	Jan. 1, 1992	July 1, 1992.
8	July 1, 1992	Jan. 1, 1993.
7¾	Jan. 1, 1993	July 1, 1993.
7	July 1, 1993	Jan. 1, 1994.
6⅝	Jan. 1, 1994	July 1, 1994.
7¾	July 1, 1994	Jan. 1, 1995.
8⅜	Jan. 1, 1995	July 1, 1995.
7¼	July 1, 1995.	

Section 221(g)(4) of the Act provides that debentures issued pursuant to that paragraph (with respect to the assignment of an insured mortgage to the Secretary) will bear interest at the "going Federal rate" of interest in effect at the time the debentures are issued. The term "going Federal rate" is defined to mean the interest rate that the Secretary of the Treasury determines, pursuant to a statutory formula based on the average yield on all outstanding marketable Treasury obligations of eight- to twelve-year maturities, for the six-month periods of January through June and July through December of each year. Section 221(g)(4) is implemented

in the HUD regulations at 24 CFR 221.790.

The Secretary of the Treasury has determined that the interest rate to be borne by debentures issued pursuant to Section 221(g)(4) during the six-month period beginning July 1, 1995, is a 6¾ percent.

HUD expects to publish its next notice of change in debenture interest rates in December 1995.

The subject matter of this notice falls within the categorical exclusion from HUD's environmental clearance procedures set forth in 24 CFR 50.20(l). For that reason, no environmental finding has been prepared for this notice.

(Secs. 211, 221, 224, National Housing Act, 12 U.S.C. 1715b, 17151, 1715o; sec. 7(d), Department of HUD Act, 42 U.S.C. 3535(d)).

Dated: July 24, 1995.

Nicolas P. Retsinas,

Assistant Secretary for Housing-Federal Housing Commissioner.

[FR Doc. 95-18769 Filed 7-31-95; 8:45 am]

BILLING CODE 4210-27-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[ID-030-030216-1220-00-24-1A]

Implementation of Planning Document Restricting Vehicle Use to Designated Roads and Trails, Limiting Use of Certain Vehicles, and Prohibiting the Use of Firearms Within Designated Safety Zones Within the Chinks Peak/Blackrock Canyon Resource Activity Planning Area

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: Notice is hereby given in accordance with Title 43 CFR Group 8000-Recreation Programs, and in accordance with the principles established by the National Environmental Policy Act of 1969 and the Federal Land Policy and Management Act of 1976, that lands administered by the Bureau of Land Management within Bannock County, Idaho, known as the Chinks Peak/Blackrock Canyon Planning Area have certain roads and trails which have been designated for specific types of vehicle use. For the purposes of this notice, a vehicle is defined as: Any device used for transporting personnel or material with wheels, tracks, or skids for traveling over land, water, or snow, and is propelled by a living or non-living power source contained or carried on or within the device. Includes bicycles.

The following vehicle restrictions apply to this planning area:

(1) The connector trail between Blackrock Canyon and Caddy Canyon (T. 7 S., R. 35 E., Sec. 12, BM, T. 7 S., R. 36 E., Sec. 7 and 18, BM.) is open only to vehicles 48 inches in width or less;

(2) The current designation on the road that parallels the Right Hand Fork of Blackrock Creek from Katsilometes Spring to the top of the canyon, (T. 7 S., R. 35 E., Sec. 12, BM. and T. 7 S., R. 36 E., Sec. 7 and 6, BM.), is being changed from open to all motor vehicles to open only to vehicles less than 48 inches in width;

(3) The trail connecting Sorrel Canyon to the top of Caddy Canyon (T. 7 S., R. 36 E., Sec. 5, 6, 8 and 9, BM.) and on into Blackrock Canyon is designated as a non-motorized vehicle trail only;

(4) The trail in T. 7 S., R. 36 E., Sec. 6, 7, 13, and 18, BM. is open only to vehicles less than 48 inches in width.

(5) Any other travel within the planning area is restricted to travel on designated roads and trails by any vehicle.

(6) The entire planning area is closed to all vehicles from November 15 to April 15 of each year, with the exception of the area identified as the Northeast subunit. This area is open to snowmobiles as identified in the **Federal Register** notice dated September 5, 1980.

The above vehicle restrictions apply to all public lands bounded by the following description: From the junction of Interstate I-15 and the Pocatello Creek Road following I-15 southerly to Inkom, Idaho and the junction of I-15 and the Rapid Creek Road, thence northerly on the Rapid Creek Road to the West Fork of Rapid Creek Road (known as the Hoot Owl Road), thence westerly on the West Fork of Rapid Creek to the junction of the West Fork of Rapid Creek and the Buckskin Road, thence westerly on the Buckskin Road to the junction of the Pocatello Creek Road to the point of beginning.

In addition to the above vehicle restrictions, the Bureau of Land Management is also implementing a shooting restriction area or safety zone. The need for this restriction is due to the heavy recreational use of the area along the main Blackrock Canyon Road from the Public Land boundary up to and including Katsilometes Spring, (T. 7 S. R. 35 E., Sec. 11, 12, and 14, BM.). It has been determined that in the interest of the public's safety and well being, shooting of any firearm is prohibited within 150 yards of either side of the above designated road.

The plan implementing these actions was approved on May 25, 1995 by Pocatello Area Manager Jeff S. Steele. The plan was jointly prepared through public input and a public meeting held on February 2, 1995. The planning area covers approximately 13,806 acres of Public lands administered by the Bureau of Land Management.

The official map of the above vehicle designations and planning area is on file at the Pocatello Resource Area Office, Bureau of Land Management, 1111 N. 8th. Ave., Pocatello, Idaho, 83201. Copies of the map are available upon request.

The following individuals are exempt from this notice: individuals involved in the performance of their official duties and administration of the area such as the BLM, Local and Federal fire fighting agency's, local law enforcement, search and rescue, or other individuals so authorized by the Bureau of Land Management.

EFFECTIVE DATE: This restriction notice shall be effective immediately and shall stay in effect until modified or rescinded.

FOR FURTHER INFORMATION CONTACT: Jeff S. Steele, Pocatello Resource Area Manager, Bureau of Land Management, 1111 N. 8th. Ave. Pocatello, Idaho 83201 (208) 236-6860.

Dated: July 6, 1995.

Jeff S. Steele,
Area Manager.

[FR Doc. 95-17839 Filed 7-31-95; 8:45 am]

BILLING CODE 4310-GG-P

National Park Service

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before July 22, 1995. Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, P.O. Box 37127, Washington, D.C. 20013-7127. Written comments should be submitted by August 16, 1995.

Carol D. Shull,
Keeper of the National Register.

ALABAMA

Baldwin County

Brunell House, 12113 Jessamine St.,
Magnolia Springs, 95001019

Fayette County

Rose, Edward, House, 325 2nd Ave., NW.,
Fayette, 95001020

Lauderdale County

Downtown Florence Historic District,
Roughly, 104 N. Court St.—119 S. Court St.
(E side), 100-128 E. Tennessee St. and 106,
108 and 110 S. Seminary St., Florence,
95001021

Macon County

Butler Chapel African Methodist Episcopal
Zion Church, 1002 N. Church St.,
Tuskegee, 95001022

Tallapoosa County

Herzfeld, Reuben, House, 497 Hillabee St.,
Alexander City, 95001023

DELAWARE

New Castle County

Iron Hill School No. 112C, 1335 Old
Baltimore Pike, Pencader Hundred,
Newark vicinity, 95001032
North Saint Georges Historic District,
Roughly, along Main, Broad, Delaware and
Church Sts., Red Lion Hundred, St.
Georges, 95001033

IOWA

Audubon County

Kimballton Commercial District (Ethnic
Historic Settlement of Shelby and
Audubon Counties MPS), Jct. of Alfred and
Main Sts., Kimballton, 95001016
Kimballton West 2nd—West 3rd Street
Residential District (Ethnic Historic
Settlement of Shelby and Audubon
Counties MPS), Roughly, W. 2nd St. from
IA 44 to S of Odense St. and W. 3rd St.
from IA 44 to Esbeck St., Kimballton,
95001017

MASSACHUSETTS

Worcester County

East Blackstone Friends Meetinghouse, 197
Elm St., Blackstone, 95001035
Holden Center Historic District (Boundary
Increase), Roughly, along Highland, Main,
Reservoir, Pleasant and Walnut Sts. and
Woodland, Phillips and Lovell Rds.,
Holden, 95001031
Southwick—Daniels Farm, 286 Mendon St.,
Blackstone, 95001030

MICHIGAN

Manistee County

Udell Lookout Tower, Forest Rd. 5207,
Huron—Manistee NF, Wellston, 95001013

NEW MEXICO

Colfax County

Villa Philmonte Historic District, Philmont
Scout Ranch, Cimarron vicinity, 95001018

Lincoln County

Hopeful Lode, (Mining Sites in the Nogal
Mining District of the Lincoln National
Forest MPS), Along Forest Rd. 108, 6 mi.
N of jct. of Forest Rds. 107 and 108, N of
Bonito Lake, Nogal vicinity, 95001014

NEW YORK

Kings County

Renaissance Apartments, 480 Nostrand Ave.,
Brooklyn, 95001026

Otsego County

Lindesay Patent Rural Historic District
(Boundary Increase), Roughly bounded by
US 20, NY 166, Fields Rd., O'Neil Rd., Co.
Rd. 33 and Shipway Rd., Cherry Valley,
95001024

Washington County

Village of Greenwich Historic District,
Roughly, along Academy, Church, Cottage,
Gray, Main, Prospect and Salem Sts. and
Washington Sq., Town of Greenwich,
Greenwich, 95001025

OHIO

Licking County

Outville Depot, 6750 Outville Rd., SW.,
Pataskala vicinity, 95001034

TENNESSEE

Dickson County

Leech—Larkins Farm (Historic Family Farms
in Middle Tennessee MPS), 4199 TN 47,
Charlotte vicinity, 95001015

TEXAS

Galveston County

Illies Building—Justine Apartments,
(Galveston Central Business District—
Downtown MPS), 503 21st St., Galveston,
95001028

Tarrant County

Shaw, Thomas and Marjorie, House, 2404
Medford Ct. E., Fort Worth, 95001029

Travis County

Brewer, John Henry and Minnie Tate, House,
1108 S. Chicon St., Austin, 95001027

WASHINGTON

Kitsap County

Jackson Hall Memorial Community Hall,
9161 Washington Ave., Silverdale,
95001036

[FR Doc. 95-18852 Filed 7-31-95; 8:45 am]

BILLING CODE 4310-70-P

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Importation of Controlled Substances; Application

Pursuant to Section 1008 of the Controlled Substances Import and Export Act (21 U.S.C. 958(i)), the Attorney General shall, prior to issuing a registration under this Section to a bulk manufacturer of a controlled substance in Schedule I or II and prior to issuing a regulation under section 1002(a) authorizing the importation of such a substance, provide manufacturers holding registrations for the bulk manufacture of the substance an opportunity for a hearing.